(3) The fees for discharges of dredge and fill material shall be as follows.9

## Standard Fee:10

Discharge Category	Application Fee <sup>11</sup>	Project Fee	Annual Fee <sup>12</sup>
(A) Fill and Excavation <sup>13</sup>	\$2,066	Impact area in	\$1,736 for first
Discharges		acres x \$18,414,	five fiscal years
Discharge area expressed in		minus application	following the
acres rounded to two decimal		fee, up to a	effective date of
places (0.01 acre)		maximum of	the order, then
		\$179,245. If this	\$276 beginning
		amount is \$0 or	with the sixth
		less, then no	fiscal year until
		project fee is	the Notice of
		required.	Completion is
		-	issued to
			discharger.

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<sup>&</sup>lt;sup>9</sup> Fees shall be based on the sum of temporary and permanent impact amounts to be authorized by the order. Impacts include both the excavation and fill area and the dredging area. If water quality certification is issued in conjunction with dredge or fill WDRs or issued for a discharge regulated under preexisting WDRs for the same project, the project will be assessed a single fee derived from this dredge and fill fee schedule. Discharges requiring certification and regulated under a federal permit or license other than a US Army Corp of Engineers Clean Water Act Section 404 permit or a Federal Energy Regulatory Commission License shall be assessed a fee determined from Section 2200(a).

<sup>10</sup> Fees shall be based on the sum of project impacts. Projects that include both category (A) and category (B) discharges shall be subject to the category (A) application and project fees. A single annual fee shall be assessed based on the higher of the applicable annual fee categories.

<sup>&</sup>lt;sup>11</sup> Dischargers shall pay a one-time application fee and the project fee, if a project fee is required, for each project at the time that the application or report of waste discharge is submitted. Application and project fees shall be determined according to the fee schedule in effect on the date of application submittal.

<sup>&</sup>lt;sup>12</sup> Consistent with Section 2200.2, the sum of the application fee and the project fee shall serve as the first annual fee. If the submittal of this first annual fee does not coincide with the current fiscal year billing cycle, then the next, and only the next, fiscal year billing shall be adjusted to account for the payment of the application fee. The annual fee for category (B) dredging discharges will be calculated using the annual dredge volume authorized in the applicable Order. Annual fee invoices are based on the fee schedule in effect for the fiscal year in which the invoice is issued.

<sup>&</sup>lt;sup>13</sup> "Excavation" refers to removing sediment or soil in shallow waters or under no-flow conditions, typically for purposes other than navigation. Examples include, but are not limited to, trenching for utility lines; other earthwork preliminary to discharge; removing sediment to increase channel capacity; and other flood control and drainage maintenance activities (e.g., debris removal, vegetation management and removal, detention basin maintenance and erosion control of slopes along open channels and other drainage facilities).

Discharge Category	Application Fee <sup>11</sup>	Project Fee	Annual Fee <sup>12</sup>
(B) Dredging <sup>14</sup> Discharges	\$2,066	N/A	Annual dredge
(except Category C activities			volume in cubic
see (C) below)			yards x \$0.452,
Dredge volume expressed in			up to a project
cubic yards.			maximum of
			\$179,245. The
			minimum annual
			fee is \$2,066.

## Special/Flat Fee:15

Discharge Category	Application Fee	Annual Fee
(C) Sand Mining, In-Stream Gravel Mining and Beach Nourishment Discharges Aggregate extraction in surface waters where source material is free of pollutants and the dredging operation will not violate any basin plan provisions and beach nourishment projects.	\$2,066	\$689
(D) Ecological Restoration and Enhancement Projects The project meets the definition of an "Ecological Restoration and Enhancement Project" set forth in the State Wetland Definition and Procedures for Discharges of Dredged or Fill Materials to Waters of the State, adopted by the State Water Board on April 2, 2019. 16	\$551	\$276

1.

<sup>&</sup>lt;sup>14</sup> "Dredging" refers to removing sediment or aquatic vegetation, typically in deeper water for navigation purposes. For fee purposes, this fee category includes aggregate extraction within stream channels, where the substrate is composed of coarse sediment (e.g., gravel) and is replenished by normal winter flows (e.g., point bars).

<sup>&</sup>lt;sup>15</sup> To qualify for a special/flat fee category, the whole of a project must meet the fee category description (i.e., all project discharges are limited to those defined by the fee category).

<sup>&</sup>lt;sup>16</sup> Ecological Restoration and Enhancement Project means the project is voluntarily undertaken for the purpose of assisting or controlling the recovery of an aquatic ecosystem that has been degraded, damaged or destroyed to restore some measure of its natural condition and to enhance the beneficial uses, including potential beneficial uses of water. Such projects are undertaken:

<sup>1)</sup> in accordance with the terms and conditions of a binding stream or wetland enhancement or restoration agreement, or a wetland establishment agreement, between the real property interest owner or the entity conducting the habitat restoration or enhancement work and:

a. a federal or state resource agency, including, but not limited to, the U.S. Fish and Wildlife Service, Natural Resources Conservation Service, Farm Service Agency, National Marine

(E) Low Impact Discharges	\$2,066	\$276
Projects may be classified as low impact discharges if the		
project meets all of the following criteria:		
1. The discharge size is less than all of the following: (a)		
for fill, 0.1 acre, and 300 linear feet, and (b) for dredging,		
25 cubic yards.		
2. The discharger demonstrates that: (a) all practicable		
measures will be taken to avoid impacts; (b) where		
unavoidable temporary impacts take place, waters and		
vegetation will be restored to pre-project conditions as		
quickly as practicable; and (c) where unavoidable		
permanent impacts take place, there will be no net loss of		
wetland, riparian area, or headwater functions, including		
onsite habitat, habitat connectivity, floodwater retention,		
and pollutant removal.		
3. The discharge will not do any of the following: (a)		
directly or indirectly destabilize a bed of a receiving water;		
(b) contribute to significant cumulative effects; (c) cause		
pollution, contamination, or nuisance; (d) adversely affect		
candidate, threatened, or endangered species; (e)		
degrade water quality or beneficial uses; (f) be toxic; or		
(g) include "hazardous" or "designated" material.		
(F) Emergency Projects Authorized by a Water Board	\$2,066	\$276
General Order		

Fisheries Service, National Oceanic and Atmospheric Administration, U.S. Forest Service, U.S. Bureau of Land Management, California Department of Fish and Wildlife, California Wildlife Conservation Board, California Coastal Conservancy or the Delta Conservancy;

b. a local agency with the primary function of managing land or water for wetland habitat purposes;

c. a non-governmental conservation organization; or

<sup>2)</sup> by a state or federal agency that is statutorily tasked with natural resource management. These projects do not include the conversion of a stream or natural wetland to uplands or stream channelization. It is recognized that Ecological Restoration and Enhancement Projects may require ongoing maintenance or management to maximize fish, wildlife, habitat, or other ecological benefits, or filling gullied stream channels and similar rehabilitative activities to re-establish stream and meadow hydrology. Changes in wetland plant communities that occur when wetland hydrology is more fully restored during rehabilitation activities are not considered a conversion to another aquatic habitat type. These projects also do not include actions required under a Water Board Order for mitigation, actions to service required mitigation, or actions undertaken for the primary purpose of land development.

(G) Amended Orders <sup>17</sup>		
Amendments of WDRs or water quality certifications		
previously issued.		
(1) All category (D) Ecological Restoration and	(1) No fee	Annual fee
Enhancement Projects, regardless of amendment type.	required	applicable per
(2) Administrative amendments including, but not limited	,	discharge
to, ownership changes, typographic edits, or time	(2) No fee	category
extensions that do not result in a temporal loss of	required	5 ,
resource function. Amendments in this category require	'	
no technical analysis or additional compensatory	(3) Additional	
mitigation.	standard fee	
(3) Amendment results in changes(s) in impact character,	assessed per	
location, or volume of the discharge; or a time extension	increased	
that results in a temporal loss of resource function,	amount of	
according to the following criteria:	discharge(s).	
Amendment increases the active certification's	The minimum fee	
impact quantity by less than 50 percent, and	is \$2,066.	
Amendment does not require a change to the	42,000.	
mitigated aquatic resource type.	(4) New standard	
(4) Amendment requires a supplemental CEQA analysis,	fee assessed per	
or Amendment results in a change(s) in impact character,	new project	
location, or volume of the discharge, or a time extension	discharge total.	
that results in a temporal loss of resource function,	The minimum fee	
according to the following criteria:	is \$2,066.	
Amendment increases the active certification's	ιο ψ2,000.	
impact quantity by more than 50 percent, or		
Amendment requires a change to the mitigated		
aquatic resource type.		
(H) Wildfire Mitigation by Electrical Corporations,	N/A	\$43.00 per
Electrical Utilities, and Electrical Cooperatives	14/73	mile of
Dredge or fill activities conducted by electrical		overhead
corporations, electrical utilities, and electrical		electrical lines
cooperatives pursuant to a wildfire mitigation plan		identified as
prepared in accordance with Public Utilities Code, section		high risk or
8386(b) or section 8287(b)(1). This annual fee covers all		high threat in
dredge or fill activities conducted by the electrical		the wildfire
corporations, electrical utilities, and electrical		mitigation
cooperatives pursuant to a wildfire mitigation plan, and is		plan.
in lieu of the project-specific dredge or fill fees in		ριαι ι.
section(a)(3)(A)-(G) for dredge or fill activities conducted		
pursuant to a wildfire mitigation plan.		
pursuant to a whome minigation plan.		
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<sup>&</sup>lt;sup>17</sup> Dischargers that have met the project fee cap will be assessed the minimum fee for each amendment of previously-issued WDR or water quality certification.